

ANDREW A. WOOD (SBN 279403)  
awood@bakerlaw.com  
BAKER & HOSTETLER LLP  
600 Anton Blvd., Suite 900  
Costa Mesa, CA 92626  
Telephone: 714.754.6600  
Facsimile: 714.754.6611

DAVID B. RIVKIN, JR. (*pro hac vice*)  
drivkin@bakerlaw.com  
BAKER & HOSTETLER LLP  
1050 Connecticut Avenue, NW  
Washington, D.C. 20036  
Telephone: 202.861.1500  
Facsimile: 202.861.1783

(Additional counsel listed after caption)

*Attorneys for Claimant  
TAREK OBAID*

**IN THE UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
WESTERN DIVISION**

# UNITED STATES OF AMERICA.

**Plaintiff,**

V.

**CERTAIN RIGHTS TO AND  
INTERESTS IN SHARES OF SERIES  
D PREFERRED STOCK IN  
PALANTIR TECHNOLOGIES,**

Defendant.

Case No.: 2:17-cv-04446-DSF-PLA  
Hon. Dale S. Fischer

**DECLARATION OF JONATHAN  
R. BARR IN SUPPORT OF  
CLAIMANT TAREK OBAID'S  
*EX PARTE* APPLICATION FOR  
EXTENSION OF TIME *NUNC  
PRO TUNC* TO ANSWER OR  
OTHERWISE RESPOND TO  
COMPLAINT AND FOR  
MODIFICATION OF PAGE  
LIMITATIONS**

1 (Additional Counsel of Record)

2 JONATHAN R. BARR (*pro hac vice*)  
3 jbarr@bakerlaw.com  
BAKER & HOSTETLER LLP  
4 1050 Connecticut Avenue, NW  
Washington, D.C. 20036  
5 Telephone: 202.861.1500  
Facsimile: 202.861.1783

6 JONATHAN B. NEW (*pro hac vice*)  
7 jnew@bakerlaw.com  
BAKER & HOSTETLER LLP  
8 45 Rockefeller Plaza  
New York, NY 10111  
9 Telephone: 212.589.4200  
Facsimile: 212.589.4201

10 *Attorneys for Claimant*  
11 **TAREK OBAID**

**DECLARATION OF JONATHAN R. BARR**

I, Jonathan R. Barr, declare as follows:

1. I am a partner at the firm of Baker & Hostetler LLP, counsel for Claimant Tarek Obaid in the above-captioned matter.

2. I am a member in good standing of the bar of the State of Virginia and the District of Columbia and am admitted *pro hac vice* to this Court to appear in this matter.

3. I make this declaration in support of Mr. Obaid's *ex parte* application for extension of time *nunc pro tunc* to answer or otherwise respond to complaint and for modification of page limitations and adopt the reasons supporting the application contained therein.

4. The Court has previously approved two previous stipulations extending the time to answer or respond to the complaint.

5. On October 12, 2017, I conferred by telephone and email with Assistant United States Attorney John Kucera. I notified Mr. Kucera of Mr. Obaid's intention to apply *ex parte* for the relief contained in this application. Mr. Kucera advised that the government does not object to Mr. Obaid's request for an extension of time, but takes no position on his request for modification of page limitations.

6. The names, addresses, telephone numbers and email addresses of the government's counsel are:

John Kucera

Jonathan Galatzan

## Office of U.S. Attorney

## Asset Forfeiture Section

312 North Spring Street 14<sup>th</sup> Floor

Los Angeles, CA 90012

213-894-3391 (Kucera)

1 213-894-2727 (Galatzan)

2 john.kucera@usdoj.gov

3 jonathan.galatzan@usdoj.gov

6 Woo S. Lee

7 Barbara Y. Levy

8 U.S. Department of Justice

9 Criminal Division – MLARS

10 1400 New York Avenue NW, 10<sup>th</sup> Floor

11 Washington, DC 20005

12 202-598-2249 (Lee)

13 202-353-9759 (Levy)

14 woo.lee@usdoj.gov

15 barbara.levy@usdoj.gov

16  
17  
18 I declare under penalty of perjury under the laws of the United States of  
19 America that the foregoing is true and correct.

20  
21 DATE: October 12, 2017

22 Respectfully Submitted,

23  
24  
25 Jonathan R. Barr